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EXAMINER

FETZNER, TIFFANY A

ART UNIT

PAPER NUMBER

2859

DATE MAILED: 06/30/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No. 09/682,699

lo. Applicant(s)

Examiner

Tiffany Fetzner

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Brittain



The MAILING DATE of this communication appears on the cover sheet with the correspondence address	
Period for Reply	
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.	
- Extensions of time may be available under the provisions of 37 CFR 1.136 (a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.	
 If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). 	
Status	•
1) X Responsive to communication(s) filed on Apr 18, 2	003
2a) ☐ This action is FINAL . 2b) ☒ This act	ion is non-final.
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11; 453 O.G. 213.	
Disposition of Claims	
4) 💢 Claim(s) <u>1-30</u>	is/are pending in the application.
4a) Of the above, claim(s)	is/are withdrawn from consideration.
5) Claim(s)	is/are allowed.
6) 💢 Claim(s) <u>1-30</u>	is/are rejected.
7) Claim(s)	is/are objected to.
8) Claims	are subject to restriction and/or election requirement.
Application Papers	
9) The specification is objected to by the Examiner.	
10) \square The drawing(s) filed on Oct 8, 2001 is/are a) \square accepted or b) \square objected to by the Examiner.	
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).	
11) The proposed drawing correction filed on	is: a) \square approved b) \square disapproved by the Examiner.
If approved, corrected drawings are required in reply	to this Office action.
12) The oath or declaration is objected to by the Exam	iner.
Priority under 35 U.S.C. §§ 119 and 120	
13) Acknowledgement is made of a claim for foreign p	riority under 35 U.S.C. § 119(a)-(d) or (f).
a) \square All b) \square Some* c) \square None of:	
1. \square Certified copies of the priority documents have	re been received.
2. Certified copies of the priority documents have	re been received in Application No
3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).	
*See the attached detailed Office action for a list of the certified copies not received.	
14) Acknowledgement is made of a claim for domestic priority under 35 U.S.C. § 119(e).	
a) The translation of the foreign language provisional application has been received.	
15) Acknowledgement is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.	
Attachment(s)	A) Theories, Common (RTO 412) Pages Note)
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary (PTO-413) Paper No(s). 5) Notice of Informal Patent Application (PTO-152)
3) Information Disclosure Statement(s) (PTO-1449) Paper No(s).	6) Other:
of	VI SUMI.

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DETAILED Non-Final ACTION

Response to Arguments

1. Applicant's arguments filed April 18th 2003 have been fully considered but they are not

persuasive because applicant's declaration is defective, and the references applied in the previous

office action still meet the requirements of the claims that are actually present in the case.

Applicant has requested that the examiner provide clarification as to the specific location of the

teachings in the Dietrich et al., article that specifically meet the limitations of claim 1. Therefore a

further explanation has been provided in the rejection of claim 1 with respect to the **Dietrich et**

al., article. However the examiner's position that the art meets the claims has not changed.

2. The arguments presented on page 5 concerning the **Yoshitome H6-311977** reference is

persuasive therefore the rejection of claim 1 for this reference has been rescinded.

Response to Amendment

3. The declaration filed on April 18th 2003 under 37 CFR 1.131 has been considered but is

ineffective to overcome the Machida reference.

4. The evidence submitted is insufficient to establish diligence from a date prior to the date of

reduction to practice of the Machida reference to either a constructive reduction to practice or an

actual reduction to practice.

5. The deficiencies to applicant's declaration are:

A) In paragraph 5 of the declaration applicant states that diligence was from "before

September 21st to October 5th 2001" it fails "establish reduction to practice prior to, (i.e. at least

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one day earlier than) the effective date of the reference, because the MPEP under 37 CFR rules section 1.131 paragraph b states:

- "(b) The showing of facts shall be such, in character and weight, as to establish reduction to practice **prior to** the effective date of the reference, or conception of the invention prior to the effective date of the reference coupled with due diligence from **prior to** said date to a subsequent reduction to practice or to the filing of the application. *Original exhibits of drawings or records,* or photocopies thereof, must accompany and form part of the affidavit or declaration or their absence satisfactorily explained."
- B) Exhibit A is an altered photocopy of a document which shows conception of the applicant's claimed invention to a third party, however Exhibit A fails to provide a sufficient "showing of facts ... to establish reduction to practice prior to the effective date of the reference, because. at each location where the date of this document would normally appear, the date has been "blacked out", there are also other "blacked out" items, and two pages of the Exhibit A contain entirely "blacked out" paragraphs. Due to the "black outs" the examiner cannot resolve the improper statements of declaration point 5, because an actual date, has not been established. The range of dates is improper. An actual date of exhibit A is needed because of the error to statement 5. More specifically, the "blacked out" dates on Exhibit A prevent the examiner from confirming that the document is prior to, (i.e. older than) the Machida reference which has an effective date of September 21st 2001. In order to swear behind the Machida reference, given the error to statement 5, applicant's evidence, Exhibit A must establish a date prior to the effective date of the reference, (i.e. at least a date of September 20th 2001).

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- C.) Applicant's Exhibit A is also not a photocopy of the *original* document as required by the MPEP, with absences to the original evidence, or absences to the photocopied original evidence explained in the stated declaration. Therefore, the declaration is also deficient because the declaration itself also fails to address the alterations to the Exhibit A submitted. Applicant's declaration needs to at least address why certain parts of exhibit A are "blacked out", (i.e. a statement concerning the relevancy of the "blackened out" paragraphs, or a general statement as to what changes were made to the original, and why the "blacked out" t information is unnecessary for the purpose of a 1.131 affidavit (i.e. non-related information, proprietary confidential info, or applicant's personal info etc.,)). Because applicant is silent in the declaration about the changes, to exhibit A, and because exhibit A lacks an actual date, with the errors in statement 5 of the submitted declaration Exhibit A, itself, does not provide a sufficient "showing of facts ... to establish reduction to practice prior to the effective date of the reference".
- 6. Drawings
- 7. The objections to **Figures 1-7** from the February 13th 2003 office action, that **Figures 1-7** should be designated by a legend such as --Prior Art-- are rescinded in view of applicant's April 18th 2003 response.
- 8. Claim Rejections 35 USC § 112
- 9. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

10. Claim 30 recites the limitation "selecting a larger slab thickness than that used for imaging" in lines 2 and 3. There is insufficient antecedent basis for this limitation in the claim.

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Rejected

11. Claim 30 is objected to because there is no antecedent basis support for the limitation of "selecting a larger slab thickness than that used for imaging", because claim 22 does not recite a slab thickness used for imaging, there for the limitation of "selecting a larger slab thickness than that used for imaging", and "repetitiously acquiring MR data for the larger slab thickness" lacks antecedent basis. Applicant also defines "optimal image volume" to be distinct from "slab thickness" in the disclosure therefore at least one method step which provides proper antecedent basis is missing from claim 30, additionally if applicant resolves the antecedent basis problem applicant by amendment there will still be an issue of which slab thickness the applicant uses to determine the "overlapping data set" because the relevancy of the Prior art, and the last feature of claim 30 is dependent upon a proper clarification of which slab thickness is overlapped.

12. Claim Rejections - 35 USC § 102

13. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.



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- 14. Claims 1-29 are rejected under 35 U.S.C. 102(e) as being anticipated by Machida US Patent Application Publication US 2002/0115929 A1 published August 22nd 2002 which has an effective filing date available under 35 U.S.C. 102(e) of September 21st 2001 are maintained because the submitted declaration is defective. The examiner notes that the instant application is a CIP of US patent application 09/681,420 filed march 30th 2001, however the CIP information of applicant's disclosure has a filing date of October 5th 2001, therefore the Machida reference is available as prior art against the CIP feature of "continuous motion" taught in applicant's claims.
- 15. With respect to Claim 1, Machida teaches and suggests "A method of imaging large volumes without resulting slab-boundary artifacts comprising: defining a desired FOV larger than an optimal imaging volume of an MR scanner;" [See Machida page 1 paragraphs 0014, 0015, 0005; page 2 paragraphs 0020, 0021, and page 7 paragraph 0114] Machida also teaches, shows, and suggests "selecting a slab thickness in a first direction that is smaller than the desired FOV and within the optimal imaging volume of the MR scanner;" [See Machida page 1 paragraphs 0015, 0016, page 2 paragraph 0020; page 5 paragraphs 0064; and Figures 4a, 4b, 4c, 4d, 5a, 5b, 6, 7a and 7b] "and continuously moving one of the optimal imaging volume and an imaging object in the first direction while repeatedly exciting and encoding spins with readout in the first direction to acquire data that is restricted to the selected slab thickness until at least one image of the FOV can be reconstructed". [See Machida abstract, page 1 paragraph 0015 through page 7 paragraph 0114; and Figures 4a, 4b, 4c, 4d, 5a, 5b, 6, 7a and 7b]
- 16. With respect to Claim 2, Machida teaches, shows and suggests "the step of using another set of MR data to track motion of one of the optimal imaging volume and an imaging

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object". [See Machida page 2 paragraph 0018 page 4 paragraph 0053 through page 6 paragraph 0088 and Figures 2, 4a, 4b, 4c, 4d, 5a, 5b, 6, 7a and 7b] The same reasons for rejection, that apply to claim 1 also apply to claim 2.

- 17. With respect to Claim 3, Machida teaches, and suggests "reconstructing the acquired data to form at least one of a 2D image and a 3D image." [See Machida page 3 paragraph 0048, where the use of two-dimensional or three-dimensional Fourier image reconstruction directly suggests the reconstruction of "at least one of a 2D image and a 3D image" page 6 paragraph 0099 and Figure 1] The same reasons for rejection, that apply to claim 1 also apply to claim 3
- 18. With respect to Claim 4, Machida teaches, shows, and suggests "the step of using a portion of the acquired MR data to track motion of one of the optimal imaging volume and an imaging object." [See Machida page 4 paragraph 0053 through page 7 paragraph 0114 and Figures 2, 4a, 4b, 4c, 4d, 5a, 5b, 6, 7a and 7b] The same reasons for rejection, that apply to claim 1 also apply to claim 4.
- 19. With respect to Claim 5, Machida teaches, shows, and suggests "restricting data acquisition by encoding and filtering data so as to acquire data that is limited to the selected slab thickness." [See Machida page 4 paragraph 0056 through page 5 paragraph 0066; page 1 paragraph 0016; page 2 paragraphs 0023 through 0025; page 7 paragraphs 0103 through 0115; abstract and Figures 4a, 4b, 4c, 4d, 5a, 5b, 6, 7a and 7b] The same reasons for rejection, that apply to claim 1 also apply to claim 5.
- 20. With respect to Claim 6, Machida teaches, shows, and suggests "restricting excitation in at least one direction other than the first direction." [See Machida page 2 paragraph 0019; page 6

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paragraphs 0090 through page 7 paragraph 0115; page 1 paragraph 0015, and Figures 5b, 6, 7a and 7b] The same reasons for rejection, that apply to claim 1 also apply to claim 6.

- With respect to Claim 7, Machida teaches, shows, and suggests "the first direction is defined as a z-direction." [See Machida page 4 paragraph 0053; Figures 2,4a, 4b, 4c, 4d, 5a,] The same reasons for rejection, that apply to claim 1 also apply to claim 7.
- With respect to Claim 8, Machida teaches, shows, and suggests "each MR data acquisition during continuous movement includes acquiring all k-space data in a direction of motion of a patient table for a selected subset of transverse k-space data." [See Machida page 4 paragraph 0053 through page 6 paragraph 0099; Figures 2,3, 4a, 4b, 4c, 4d, 5a, 5b, 6, 7a and 7b] The same reasons for rejection, that apply to claim 1 also apply to claim 8.
- With respect to Claim 9, Machida teaches, shows, and suggests "reducing, exam time by imaging during table motion." [See Machida page 2 paragraph 0025; page 6 paragraph 0088; page 7 paragraphs 0110 through paragraph 0114; Figures 2,3, 4a, 4b, 4c, 4d, 5a, 5b, 6, 7a and 7b] The same reasons for rejection, that apply to claim 1 also apply to claim 9.
- With respect to Claim 10, Machida teaches, shows, and suggests "processing the set of MR data using a gridding reconstruction". [See Machida page 5 paragraphs 0064, 0065; 0084 through page 6 paragraph 0088; Figures 2, 4a, 4b, 4c, 4d, 6, 7a and 7b] The same reasons for rejection, that apply to claim 1 also apply to claim 10.
- 25. With respect to Claim 11, Machida teaches, shows, and suggests "the step of maintaining a position of slab thickness fixed relative to a magnet of the MR scanner during imaging of the desired FOV and the continuous moving of one of the optimal imaging volume and the imaging

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object. [See Machida page 1 paragraphs 0016, 0017; page 4 paragraph 0053 through page 5 paragraph 0066; Figures 2, 4a, 4b, 4c, 4d, 5a, 5b, 6, 7a and 7b] The same reasons for rejection, that apply to claim 1 also apply to claim 11.

- With respect to Claim 12, Machida teaches, shows, and suggests "applying gradient waveforms on an axis parallel to the first direction while acquiring imaging data." [See Machida page 3 paragraphs 0042, 0043; page 4 paragraph 0053 through page 6 paragraph 0091; Figures 2, 3] The same reasons for rejection, that apply to claim 1 also apply to claim 12.
- With respect to Claim 13, Machida teaches, shows, and suggests "processing MR data to account for accrued phase resulting from table velocity; [See Machida page 6 paragraph 0090 through page 7 paragraph 0114; Figures 5a, 5b, 6, 7a and 7b] "transforming MR data in a z-direction;" [See Machida page 3 paragraphs 0040 and 0048] "correcting the MR data for spatial variations in the magnetic field in the direction of motion" [See Machida page 7 paragraph 0106 through paragraph 0114; Figures 5b, 6] "removing unnecessary data at the beginning and ending of each acquisition;" [See Machida page 4 paragraph 0053 through page 6 paragraph 0089; Figures 1, 4a, 4b, 4c, 4d, 5a, 5b, 6, 7a and 7b] and "sorting, interpolating, and aligning the transformed MR data to match anatomic locations in the first direction." [See Machida page 4 paragraph 0053 through page 6 paragraph 0088; Figures 1, 3, 4a, 4b, 4c, 4d, 5a, 5b, 6, 7a and 7b] The same reasons for rejection, that apply to claim 1 also apply to claim 13.
- 28. With respect to Claim 14, Machida teaches, and suggests "reconstructing an MR image by transforming the z-transformed MR data in remaining transverse dimension(s)." [See Machida

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page 3 paragraphs 0048, 0049; page 4 paragraph 0053 through page 7 paragraph 0114] The same reasons for rejection, that apply to claims 1, 13 also apply to claim 14.

- With respect to Claim 15, Machida teaches, and suggests "gridding the transformed MR data in dimension(s) perpendicular to the first direction to reconstruct an MR image. [See

 Machida page 3 paragraph 0048; page 6 paragraph 0090 through page 7 paragraph 0114] The

 same reasons for rejection, that apply to claims 1, 13 also apply to claim 15.
- With respect to Claim 16, Machida teaches, and suggests "An MRI apparatus to acquire 30. multiple sets of MR data with a moving table and reconstruct MR images without slab-boundary artifacts comprising: a magnetic resonance imaging (MRI) system having a plurality of gradient coils positioned about a bore of a magnet to impress a polarizing magnetic field, [See Machida Figure 1, page 2 paragraph 0036 through page 4 paragraph 0051] "and an RF transceiver system and an RF switch controlled by a pulse module to transmit RF signals to an RF coil assembly to acquire MR images" [See Machida Figure 1 page 2 paragraph 0036 through page 4 paragraph 0051] "a patient table movable fore and aft in the MRI system about the magnet bore" [See Machida Figure 1, page 3 paragraph 0041, Figure 1] "and a computer" [See Machida Figure 1 page 2 paragraph 0045 through page 4 paragraph 0056, host computer component 6] Machida teaches, and suggests that the computer is programmed to: "receive input defining a desired FOV larger than an optimal imaging volume of the MR[system; define a fixed slab with respect to the magnet to acquire MR data, acquire full MR data with frequency encoding in a direction of table motion, defined as z-direction, for a selected subset of the MR data acquired in at least one transverse dimension in the fixed slab; continuously move the patient table while maintaining

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position of the fixed slab; determine patient table position; and repeat the acquire and determine acts while the patient table is moving until an MR data set is acquired across the desired FOV to reconstruct an image of the FOV", [See Machida page 2 paragraph 0015 through page 7 paragraph 0114; Figures 1, 3, 4a, 4b, 4c, 4d, 5a, 5b, 6, 7a and 7b] Additionally each of these limitations were already addressed in the rejection of claim 1, therefore the same reasons for rejection, that apply to claim 1, also apply to claim 16 and need not be reiterated.

- With respect to Claim 17, Machida teaches, and suggests "the computer is further programmed to transmit magnetic gradient waveforms to encode a k-space trajectory that is uniform in kz" [See Machida page 3 paragraph 0040 through page 6 paragraph 0088; Figures 1, 2, 3, 4a, 4b, 4c, 4d, 5a, 5b, 6, 7a and 7b] The same reasons for rejection, that apply to claims 1, 16, also apply to claim 17 and need not be reiterated.
- With respect to Claim 18, which is the apparatus version of claims 7, 13, and 14 combined Machida teaches, and suggests that "the computer is further programmed to transform MR data with respect to z; align the z-transformed MR data to match anatomy across slab boundaries; and transform the z-transformed MR data with respect to at least one remaining dimension to reconstruct an MR image", for the same reasons provided in the rejections of claims 7, 13, and 14 of for rejection, that need not be reiterated therefore the same reasons for rejection, that apply to claims 1, 7, 13, 14, and 16, also apply to claim 18.
- 33. With respect to Claim 19, this claim (i.e. "applying an RF pulse to excite a volume of interest; applying a k-space trajectory to encode the volume of interest, and filtering the acquired MR data to restrict the MR data to the defined fixed slab") is just an equivalent version of method

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claim 5 in apparatus form, therefore the same reasons for rejection, that apply to claims 1, 5, and 16, also apply to claim 19 and need not be reiterated.

- With respect to Claim 20, Machida teaches, shows and suggests "continuously moving the patient table to acquire the MR data set across the desired FOV." [See Machida abstract page 4 paragraph 0053 through page 5 paragraph 0066; Figures 1, 2, 3, 4a, 4b, 4c, 4d, 5a, 5b, 6, 7a and 7b] The same reasons for rejection, that apply to claims 1, 16, also apply to claim 20 and need not be reiterated.
- With respect to Claim 21, Machida teaches, shows and suggests "acquiring all kz data for a selected subset of transverse k-space data, defining a set of magnetic field gradient waveforms to incrementally encode and acquire data in a given slab; and applying the set of magnetic field gradient waveforms in a cyclic order." [See Machida abstract page 2 paragraph 0039 through page 6 paragraph 0088; Figures 1, 2, 3, 4a, 4b, 4c, 4d, 5a, 5b, 6, 7a and 7b] The same reasons for rejection, that apply to claims 1, 16, also apply to claim 21 and need not be reiterated.
- With respect to Claim 22, Machida teaches, shows and suggests "computer program to control a medical image scanner and create images across scanning boundaries without boundary artifacts" [See Machida abstract page 1 paragraph 0015 through page 7 paragraph 0114; Figures 1, 2, 3, 4a, 4b, 4c, 4d, 5a, 5b, 6, 7a and 7b], "the computer program having a set of instructions to control a computer to: select an FOV spanning an area greater than a predefined optimal imaging area of the medical image scanner;" [See Machida abstract page 1 paragraph 0015 through page 7 paragraph 0114; especially page 4 paragraph 0063 through page 5 paragraph 0066; Figures 1,

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2, 3, 4a, 4b, 4c, 4d, 5a, 5b, 6, 7a and 7b] "apply an RF pulse to excite a region in at least a first direction in the selected FOV" [See Machida abstract page 4 paragraph 0053 through page 6 paragraph 0088; Figures 1, 2, 3, 4a, 4b, 4c, 4d, 5a, 5b, 6, 7a and 7b] "apply magnetic field gradients to encode the region in the first direction;" [See Machida abstract page 2 paragraph 0039 through page 6 paragraph 0088; Figures 1, 2, 3, 4a, 4b, 4c, 4d, 5a, 5b, 6, 7a and 7b] "acquire k-space data in the first direction for a subset of at least one additional direction;" [See Machida abstract page 6 paragraph 0090 through page 7 paragraph 0114; Figures 5b, 6, 7a and 7b] "continuously reposition the predefined optimal imaging area with respect to an imaging object without interruption of motion;" [See Machida abstract page 6 paragraph 0090 through page 7 paragraph 0114; Figures 5b, 6, 7a and 7b] "track continuous movement of the predefined optimal imaging area with respect to an imaging object;" [See Machida abstract page 5 paragraph 0064 through page 6 paragraph 0066; Figures 4a, 4b, 4c, 4d, 5a, 5b, 6, 7a and 7b] "and repeat the image data acquisition during continuous movement of the predefined optimal imaging area with respect to an imaging object until complete image data are acquired across the entire FOV to reconstruct an image of the FOV". [See Machida abstract page 2 paragraph 0015 through page 7 paragraph 0114; Figures 4a, 4b, 4c, 4d, 5a, 5b, 6, 7a and 7b] The same reasons for rejection, that apply to claims 1, 16, also apply to claim 22 and need not be reiterated. 37. With respect to Claim 23, Machida teaches, shows and suggests "the k-space data includes either one of 2D or 3D k-space data" [See Machida abstract page 3 paragraph 0048] "and having further instructions to acquire the k space data using frequency encoding in a

direction of table movement". [See Machida abstract page 6 paragraph 0090 through page 7

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paragraph 0114; Figures 4a, 4b, 4c, 4d, 5a, 5b, 6, 7a and 7b] The same reasons for rejection, that apply to claims 1, 16, 22 also apply to claim 23 and need not be reiterated.

- 38. With respect to Claim 24, Machida teaches, shows and suggests "complete k-space data is acquired in z for a subset of at least one additional dimension." [See Machida page 6 paragraph 0090 through page 7 paragraph 0114; Figures 4a, 4b, 4c, 4d, 5a, 5b, 6, 7a and 7b] The same reasons for rejection, that apply to claims 1, 16, 22, 23 also apply to claim 24 and need not be reiterated.
- 39. With respect to Claim 25, Machida teaches, shows and suggests "continuously moving a patient table for a number of acquisitions until a set of k space data are acquired for image reconstruction of a given slab." [See Machida abstract, page 1 paragraph 0015 through page 7 paragraph 0114; Figures 4a, 4b, 4c, 4d, 5a, 5b, 6, 7a and 7b] The same reasons for rejection, that apply to claims 1, 16, 22 also apply to claim 25 and need not be reiterated.
- With respect to Amended Claim 26, Machida teaches, shows and suggests "Fourier transforming image data" [See Machida abstract, page 3 paragraph 0048, because MR data is a type of image formation data] "in z;" [See Machida abstract, page 3 paragraph 0040] "sort and align the z-transformed MR data to match anatomic locations in z to fill a matrix." [See Machida page 4 paragraph 0053 through page 6 paragraph 0088; Figures 1, 3, 4a, 4b, 4c, 4d, 5a, 5b, 6, 7a and 7b] The same reasons for rejection, that apply to claims 1, 16, 22 also apply to claim 26 and need not be reiterated.
- 41. With respect to Claim 27, Machida teaches, shows and suggests "maintaining a position of a slab thickness fixed, relative to a magnet of the medical image scanner, during the imaging of

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the desired FOV and while repositioning the optimal imaging area" because this claim is just an equivalent version of method claim 11 in apparatus form, therefore the same reasons for rejection, that apply to claims 1, 11, 16, 22 also apply to claim 27 and need not be reiterated.

- 42. With respect to Claim 28, Machida teaches, shows and suggests "the first direction is a z direction" [See page 3 paragraph 0040] "and the MR data acquired in the z-direction is represented in a number of retained pixels, and where MR data is acquired every sequence repetition and during table movement, and wherein the magnetic field gradients encode a trajectory that is uniform in kz". [See Machida page 2 paragraph 0039 through page 7 paragraph 0114; Figures 1, 2, 3, 4a, 4b, 4c, 4d, 5a, 5b, 6, 7a and 7b] The same reasons for rejection, that apply to claims 1, 16, 22 also apply to claim 28 and need not be reiterated.
- With respect to Claim 29, Machida teaches, shows and suggests "acquiring all kz data for a selected subset of transverse k-space; defining a set of magnetic field gradient waveforms to incrementally acquire data in each slab; and applying the set of magnetic field gradient waveforms over each slab." [See Machida page 2 paragraph 0039 through page 7 paragraph 0114; Figures 1, 2, 3, 4a, 4b, 4c, 4d, 5a, 5b, 6, 7a and 7b] The same reasons for rejection, that apply to claims 1, 16, 22 also apply to claim 29 and need not be reiterated.
- 44. Claims 1-4, 7, 8, 10-12, 22, and 30 are rejected under 35 U.S.C. 102(b) as being anticipated by the Dietrich et al., article "Extending the coverage of true volume scans by continuous movement of the subject" by Olaf Dietrich and Joseph V. Hajnal from The Robert Steiner Magnetic Resonance Unit, Hammersmith Hospital, Du Cane Road, London W120HS 1999.

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With respect to Claim 1, the Dietrich et al., article teaches "A method of imaging large 45. volumes without resulting slab-boundary artifacts comprising: defining a desired FOV" because the single extended continuous 3D data set, taught in the introduction section, effectively defines a field of view region, over which data is acquired in the **Dietrich et al.**, article, that is much longer than the regions supported by limitations in magnet homogeneity. [See Dietrich et al., introduction paragraph and the discussion paragraph. Additionally the FOV disclosed in Dietrich et al., is 20cm [See the top few lines of the second column of text]. The Dietrich et al., article also teaches "An optimal imaging volume" (i.e. the usable imaging range of z=5cm which is taught in the last paragraph of col. 1), because the regions of space scanned that support limitations in magnet homogeneity" are "optimal imaging volumes" for the MR scanner. The limitation that the desired FOV is "larger than an optimal imaging volume of an MR scanner;" comes from the statement that the Dietrich et al., article's single extended continuous 3D data set (i.e. the FOV) is "much longer than regions supported by limitations in magnet homogeneity". and the fact that the 20cm. FOV is larger than the 5cm which represents the "optimal imaging volume" taught by the reference. [See the last paragraph of col. 1, and the Discussion paragraph]. Dietrich et al., additionally teaches "selecting a slab thickness" (i.e. the slab thickness of 46. 2-4cm taught in the first few lines of column 2) which constitutes "one slab thickness" [See concept paragraph 2 line 1] Dietrich et al., also teaches that the slab thickness is additionally "in a first direction" (i.e. the z direction) "that is smaller than the desired FOV" (i.e. 2-4cm is less than the desired FOV of 20cm) "and within the "optimal imaging volume" (i.e. the 5cm optimal

value) of the MR scanner," (i.e. 2-4cm. Is less than the optimal range of 5cm.), [See Dietrich et

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al., col. 1- col. 2 under METHODS where the slab thickness along z is 2-4cm; with a desired field-of-view (FOV) of 20cm., with an optimal imaging range of 5cm.]

- Dietrich et al., also teaches and suggests "continuously moving one of the optimal imaging volume and an imaging object in the first direction" [See the second to last sentence in col.1 paragraph 1 under introduction] "while repeatedly exciting and encoding spins with readout in the first direction" (i.e. the z direction) [See concept paragraph 1 in col. 1] "to acquire data that is restricted to the selected slab thickness" (i.e. translating the subject exactly one slab thickness in the time to acquire all of the encoding automatically acquires data restricted to one slab thickness), until at least one image of the FOV can be reconstructed." [See the teachings of Dietrich et al., col. 1- col. 2 under INTRODUCTION, CONCEPT, and METHODS.]
- 48. With respect to Claim 2, the Dietrich et al., article teaches and suggests "the step of using another set of MR data to track motion of one of the optimal imaging volume and an imaging object." [See Dietrich et al., col. 1 under CONCEPT, where repeating the phase encoding sequence without pausing after the full primary and secondary phase encoding is complete directly suggests that "another set of MR data is being used by Dietrich et al., "to track motion of one of the optimal imaging volume and an imaging object."] The same reasons for rejection, that apply to claim 1 also apply to claim 2.
- With respect to Claim 3, the Dietrich et al., article teaches and suggests "reconstructing the acquired data to form at least one of a 2D image and a 3D image". [See Dietrich et al., Figure 1 a and b; col. 1- col. 2 under INTRODUCTION, CONCEPT, and METHODS which

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teach 3D reconstruction and show a two-dimensional reconstruction.] The same reasons for rejection, that apply to claim 1 also apply to claim 3

- With respect to Claim 4, the Dietrich et al., article teaches and suggests "using a portion of the acquired MR data to track motion" (i.e. the shifts along the z-axis prior to a Fourier Transform in both phase encoding directions) "of one of the optimal imaging volume and an imaging object." [See Dietrich et al., col. 1 under CONCEPT, paragraph 1 sentences 5 and 6] The same reasons for rejection, that apply to claim 1 also apply to claim 4.
- With respect to Claim 7, the Dietrich et al., article teaches and suggests "the first direction is defined as a z-direction." [See Dietrich et al., col. 1 under CONCEPT, paragraph 1 sentence 2] The same reasons for rejection, that apply to claim 1 also apply to claim 7.
- With respect to Claim 8, the Dietrich et al., article teaches and suggests that "each MR data acquisition during continuous movement includes acquiring all k-space data in a direction of motion of a patient table for a selected subset" (i.e. a slab) "of transverse" (i.e. frequency or phase) "k-space data." [See Dietrich et al., col. 1 under CONCEPT, paragraph 1 sentence 2].

 The same reasons for rejection, that apply to claim 1 also apply to claim 8.
- With respect to Claim 10, the Dietrich et al., article teaches and suggests "processing the set of MR data using a gridding reconstruction." [See Dietrich et al., Figure 1 a and b; col. 1-col. 2 under INTRODUCTION, CONCEPT, and METHODS which teach 3D reconstruction and realignment of each line,. (i.e. the realignment for x, y, and / or z, directly suggests a grid type of reconstruction).] The same reasons for rejection, that apply to claim 1 also apply to claim 10.

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- With respect to Claim 11, the Dietrich et al., article teaches and suggests "the step of maintaining a position of slab thickness fixed relative to a magnet of the MR scanner during imaging of the desired FOV and the continuous moving of one of the optimal imaging volume and the imaging object" because Dietrich et al., teaches that lines of full z encoded data are obtained with the position of the subject almost constant. [See Dietrich et al., Figure 1 a and b; col. 1- col. 2 under INTRODUCTION, CONCEPT, and METHODS; especially CONCEPT col. 1 paragraph 1 sentence 4] The same reasons for rejection, that apply to claim 1 also apply to claim 11.
- With respect to Claim 12, the Dietrich et al., article suggests "applying gradient waveforms on an axis parallel to the first direction while acquiring imaging data", because conventionally in MRI encoding is done by applying magnetic gradients, on a static main magnetic field, and in the Dietrich et al., article the encodings (i.e. interpreted as gradient encodings by the examiner) occur with frequency encoding along X and primary phase encoding along Y augmented by secondary phase encoding in the slab (slice) (i.e. Z) direction. The examiner notes that because the subject is progressively (i.e. continuously) moved in the z-direction that the encoding in the slab slice direction, which occurs while imaging data is acquired, is also parallel to the "first direction" [See Dietrich et al., Figure 1 a and b; col. 1- col. 2 under INTRODUCTION, CONCEPT, and METHODS; especially CONCEPT col. 1 paragraph 1 sentences 1 and 2] The same reasons for rejection, that apply to claim 1 also apply to claim 12.
- With respect to Claim 22, the Dietrich et al., article suggests "A computer program (i.e. via a DEC alpha workstation) "to control a medical image scanner and create images across scanning boundaries without boundary artifacts, the computer program having a set of

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instructions to control a computer to: select an FOV spanning an area greater than a predefined optimal imaging area of the medical image scanner; [See Dietrich et al., Discussion col. 2 sentence 1 where the teaching of scanning (i.e. MR scanning) over regions of space that are much longer than supported by limitations in magnet homogeneity, directly suggests that "the desired FOV is larger than an optimal imaging volume" (i.e. the area of magnetic homogeneity) "of an MR scanner;"] Dietrich et al., teaches and suggests "selecting a slab thickness in a first direction" (i.e. 2-4cm) "that is smaller than the desired FOV" (i.e. 2-4cm is less than the desired FOV of 20cm) "and within the optimal imaging volume of the MR scanner;" (i.e. 2-4cm. Is less than the optimal range of 5cm.), [See Dietrich et al., col. 1- col. 2 under METHODS where the slab thickness along z is 2-4cm; with a desired field-of-view (FOV) of 20cm., with an optimal imaging range of 5cm.]

The **Dietrich et al.**, article also suggests applying "an RF pulse to excite a region in at least a first direction in the selected FOV" [See **Dietrich et al.**, col. 1- col. 2 under METHODS where the use of an RF spoiled gradient echo sequence directly suggests excitation by an RF pulse.] **Dietrich et al.**, teaches and suggests the steps of "applying magnetic field gradients to encode the region in the first direction;" [See **Dietrich et al.**, col. 1 CONCEPT paragraph 1] "acquiring k-space data in the first direction for a subset of at least one additional direction;" [See **Dietrich et al.**, col. 1& 2 CONCEPT paragraphs 1, 2] "continuously reposition the predefined optimal imaging area with respect to an imaging object without interruption of motion;" [See **Dietrich et al.**, col. 1& 2 INTRODUCTION sentence 5, CONCEPT paragraphs 1, 2; Figures 1a and 1b]

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Dietrich et al., also directly suggests the step of "tracking continuous movement of the predefined optimal imaging area with respect to an imaging object," because Dietrich et al., teaches and / or suggests that the amount of overlap is monitored and controlled so that the subject is moved half a slab width in each full encoding time to ensure equal treatment of all spatial points, which directly suggests that the continuous movement of the optimal image area (i.e. the desired slab width, within the field of view) of the subject is tracked. [See Dietrich et al., col. 1& 2 CONCEPT paragraphs 1, 2; the METHODS section and Figures 1a and 1b] Dietrich et al., teaches and suggests "repeating the image data acquisition during continuous movement of the predefined optimal imaging area with respect to an imaging object until complete image data are acquired across the entire FOV to reconstruct an image of the FOV." [See Dietrich et al., col. 1& 2 CONCEPT paragraphs 1, 2; the METHODS section and Figures 1a and 1b; INTRODUCTION sentence 5] The same reasons for rejection, that apply to claim 1 also apply to claim 22.

59. Claim Rejections - 35 USC § 103

- 60. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- The factual inquiries set forth in *Graham v. John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

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1. Determining the scope and contents of the prior art.

- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.
- Claims 13-14, are rejected under 35 U.S.C. 103(a) as being anticipated by the Dietrich et al., article "Extending the coverage of true volume scans by continuous movement of the subject" from The Robert Steiner Magnetic resonance Unit, Hammersmith Hospital, Du Cane Road, London W12 0HS 1999; with respect to claim 1 in further view of Machida US Patent Application Publication US 2002/0115929 A1 published August 22nd 2002 which has an effective filing date available under 35 U.S.C. 102(e) of September 21st 2001. The examiner notes that the instant application is a CIP of US patent application 09/681,420 filed march 30th 2001, however the CIP information of applicant's disclosure has a filing date of October 5th 2001, therefore the Machida reference is available as prior art against the CIP feature of "continuous motion" taught in applicant's claims.
- With respect to Claim 13, the Dietrich et al., article suggests "processing MR data to account for accrued phase resulting from table velocity; transforming MR data in a z-direction; correcting the MR data for spatial variations in the magnetic field in the direction of motion; and sorting, interpolating, and aligning the transformed MR data to match anatomic locations in the first direction." [See Dietrich et al., Figure 1 a and b; and the teachings of col. 1- col. 2 under INTRODUCTION, CONCEPT, METHODS and Discussion;] the Dietrich et al., article lacks directly teaching the step of "removing unnecessary data at the beginning and ending of each acquisition;" however Machida teaches this limitation [See Machida page 2 paragraph 0039]

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through page 6 paragraph 88; Figures 4a, 4b, 4c, 4d, 5a, 5b, 6, 7a, and 7b.] It would have been obvious to one of ordinary skill in the art, at the time that the invention was made to modify the teachings of **Dietrich et al.**, to include the teachings of **Machida** because **Dietrich et al.**, teaches the desirability of maximum efficiency in encoding and processing the continuously moving subject from which MR data is being acquired. It would have been obvious to one of ordinary skill in the art, at the time that the invention was made that the **Machida** reference can be combined with the teachings of **Dietrich et al.**, because both references teach an MRI method for scanning an area larger than the imaging volume of the magnet by moving the patient continuously through the MR device, and the **Machida** reference expands on the teachings of the **Dietrich et al.**, reference. The same reasons for rejection, that apply to **claim 1** also apply to **claim 1**.

- With respect to Claim 14, the Dietrich et al., article suggests "reconstructing an MR image by transforming the z-transformed MR data in remaining transverse dimension(s)." [See Dietrich et al., col. 1& 2 CONCEPT paragraphs 1, 2; and Figures 1a and 1b] The same reasons for rejection, obviousness, and motivation to combine that apply to claims 1, 13 also apply to claim 14.
- 65. The **prior art made of record** and not relied upon is considered pertinent to applicant's disclosure.
- A) Wang US patent 5,928,148 issued July 27th 1999.

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Yoshitome Japanese Laid-open Patent Application (kokai) No. H6-304153 disclosed B) November 1st 1994. [The examiner is using the English version of this reference provided by

applicant and submitted with applicant's Information Disclosure Statement].

Yoshitome Japanese Laid-open Patent Application (kokai) No. H6-311977 disclosed C)

November 8th 1994. [The examiner is using the English version of this reference provided by

applicant and submitted with applicant's Information Disclosure Statement].

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner 66.

should be directed to Tiffany Fetzner whose telephone number is (703) 305-0430. The examiner

can normally be reached on Monday-Thursday from 7:00am to 4:30pm., and on alternate Friday's

from 7:00am to 3:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, 67.

Diego Gutierrez, can be reached on (703) 308-3875. The fax phone number for the organization

where this application or proceeding is assigned is (703)305-3432.

Any inquiry of a general nature or relating to the status of this application or proceeding 68.

should be directed to the receptionist whose telephone number is (703) 305-0956.

TAF

June 25, 2003

I Afray as Legner

Primary Examiner